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YANG, Bin; 25 Old Lancaster Road, Apt. #C-8, Bala Cynwyd, PA 19004 (US).

(74) Agent: MONACO, Daniel, A.; Drinker, Biddle & Reath,

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 - LLP., One Logan Square, 18th and Cherry Streets, Philadel-

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(71) Applicant: THOMAS JEFFERSON UNIVERSITY [US/US]; 1020 Walnut Street, Suite 630, Philadelphia, PA 19107 (US).

phia, PA 19103-6996 (US).

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(72) Inventors: ZHANG, Hui, Apartment 1201, 206 South 13th Street, Philadelphia, PA 19107 (US). POMERANTZ, Roger; 711 Harvest Hill Road, Chalfont, PA 18974 (US).



(54) Title: MULTIMERIZATION OF HIV-1 VIF PROTEIN AS A THERAPEUTIC TARGET

(54) Title: MULTIMERICAL (57) Abstract: One approach to treating individuals infected with HIV-1 is to administer to such individuals compounds that directly (57) Abstract: One approach to treating individuals infected with HIV-1 replicates itself within human cells. Although the specific role of the pathogenic replication of lentiviruses in HIV-1 viral protein Vif in the viral life cycle is not known, the Vif gene is essential for the pathogenic replication of lentivirusesin vivo. The present invention relates to a method for treating an individual exposed to or infected with HIV-1. Individuals identified as being exposed to or infected by HTV-1 are administered a therapeutically effective amount of one or more compounds that inhibit or prevent replication of said HIV-1 by interfering with the replicative or other essential functions of HIV-1 viral protein Vi, by interactively blocking the multimerization domain of Vif, thereby preventing multimerization of Vif protein, which is important for Vif function in the lentivirus life cycle. In preferred embodiments, the compound or compounds that interactively block the multimerization domain of Vif are Vif antagonists. Pharmaceutical compositions comprising these compounds are also disclosed.

INTERNATIONAL SEARCH REPORT

Int ional Application No PCI/US 02/11218

A. CLASSIFICATION OF SUBJECT MATTER IPC 7 CO7K14/16 CO7K A61K38/16 A61P31/18 C07K16/10 G01N33/68 According to International Patent Classification (IPC) or to both national classification and IPC B. FIELDS SEARCHED Minimum documentation searched (classification system followed by classification symbols) A61K CO7K GO1N Á61P Documentation searched other than minimum documentation to the extent that such documents are included in the fields searched Electronic data base consulted during the international search (name of data base and, where practical, search terms used) CHEM ABS Data, SEQUENCE SEARCH, BIOSIS, EPO-Internal, WPI Data C. DOCUMENTS CONSIDERED TO BE RELEVANT Relevant to daim No. Citation of document, with Indication, where appropriate, of the relevant passages χ EP 0 330 359 A (BIO-RAD LABORATORIES, 7-10,12, INC.) 30 August 1989 (1989-08-30) the entire document, in particular pages 3 and 8, table 1 and claims 1-19 EP 0 959 136 A (INTROGENE B.V.) X 24 November 1999 (1999-11-24) SEQ ID NO 3; page 2; claim 11 Further documents are listed in the continuation of box C. Patent family members are listed in annex. Special categories of cited documents: "T" later document published after the international filing date or priority date and not in conflict with the application but cited to understand the principle or theory underlying the "A" document defining the general state of the art which is not considered to be of particular relevance earlier document but published on or after the international "X" document of particular relevance; the claimed invention cannot be considered novel or cannot be considered to involve an inventive step when the document is taken alone *L* document which may throw doubts on priority claim(s) or which is clied to establish the publication date of another citation or other special reason (as specified) 'Y' document of particular relevance; the claimed invention cannot be considered to involve an inventive step when the document is combined with one or more other such docu-'O' document referring to an oral disclosure, use, exhibition or ents, such combination being obvious to a person skilled document published prior to the international filing date but later than the priority date claimed "&" document member of the same patent family Date of mailing of the international search report Date of the actual completion of the international search 14 November 2002 30/12/2002 Name and mailing address of the ISA Authorized officer Ruropean Patent Office, P.B. 5818 Patentiaan 2 NL – 2280 HV Rijswijk Tel. (+31-70) 340–2040, Tx. 31 651 epo nl, Fax: (+31-70) 340–3016 Schmidt, H

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INTERNATIONAL SEARCH REPORT

Ini onal Application No PCT/US 02/11218

Category *		 -		
Category -	ation) DOCUMENTS CONSIDERED TO BE RELEVANT Citation of document, with indication, where appropriate, of the relevant passages		Relevant to claim No.	
	Carroll of cocument, with indication, where appropriate, of the recount passages		Piejevani to Camili Tvo.	(
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X	FRIEDLER A ET AL.: "Peptides Derived from HIV-1 Vif: A Non-substrate Based Novel Type of HIV-1 Protease Inhibitors" JOURNAL OF MOLECULAR BIOLOGY, vol. 287, 1999, pages 93-101, XP002219618 figure 1		1-4	
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mational application No. PCT/US 02/11218.

INTERNATIONAL SEARCH REPORT

Box I Obs reations where certain claims were found unsearchable (Continuation of item 1 of f	irst sheet)
This International Search Report has not been established in respect of certain claims under Article 17(2)(a) for the	following reasons:
1. X Claims Nos.: because they relate to subject matter not required to be searched by this Authority, namely:	
Although claims 12 and 13 are directed to a method of treatment human/animal body, the search has been carried out and based or effects of the compound/composition.	of the the alleged
2. X Claims Nos.: 1-4, 7-10, 12 and 13 (all partially) because they relate to parts of the International Application that do not comply with the prescribed requirer an extent that no meaningful International Search can be carried out, specifically:	nents to such
see FURTHER INFORMATION sheet PCT/ISA/210	
	•
3. Claims Nos.:	
because they are dependent claims and are not drafted in accordance with the second and third sentences	s of Rule 6.4(a).
Box II Observations where unity of invention is lacking (Continuation of item 2 of first sheet)	
This International Searching Authority found multiple inventions in this International application, as follows:	
	*
see additional sheet	
see additional sheet	
The state of the s	nuora all
As all required additional search fees were timely paid by the applicant, this International Search Report of searchable claims.	JVGIS all
2. X As all searchable claims could be searched without effort justifying an additional fee, this Authority did not of any additional fee.	invite payment
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3. As only some of the required additional search fees were timely paid by the applicant, this International Se covers only those claims for which fees were paid, specifically claims Nos.:	earch Report
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	• •
4. No required additional search fees were timely paid by the applicant. Consequently, this International Search restricted to the invention first mentioned in the claims; it is covered by claims Nos.:	rch Report is
	s
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Remark on Protest	applicant's protest.
No protest accompanied the payment of additional se	arch fees.

This International Searching Authority found multiple (groups of) inventions in this international application, as follows:

1. Claims: 11 (completely) and 1-5,7-10,12,13 (partially)

peptide having SEQ ID NO 5, its compositions, antibodies and methods and method of identifying a Vif antagonist

2. Claims: 1-5,7-10,12 and 13 (all partially)

peptide having SEQ ID NO 6, its compositions, antibodies and methods \cdot

3. Claims: 1-5,7-10,12 and 13 (all partially)

peptide having SEQ ID NO 7, its compositions, antibodies and methods $\$

4. Claims: 1-5,7-10,12 and 13 (all partially)

peptide having SEQ ID NO 8, its compositions, antibodies and methods $% \left(1\right) =\left(1\right) \left(1\right$

5. Claims: 1-10,12 and 13 (all partially)

peptide having SEQ ID NO 9, its compositions, antibodies and methods $% \left(1\right) =\left(1\right) \left(1\right$

6. Claims: 1-5,7-10,12 and 13 (all partially)

peptide having SEQ ID NO 10, its compositions, antibodies and methods

7. Claims: 1-10,12 and 13 (all partially)

peptide having SEQ ID NO 11, its compositions, antibodies and methods

8. Claims: 1-5,7-10,12 and 13 (all partially)

peptide having SEQ ID NO 12, its compositions, antibodies and methods

9. Claims: 1-10,12 and 13 (all partially)

peptide having SEQ ID NO 13, its compositions, antibodies and methods

- 10. Claims: 1-5,7-10,12 and 13 (all partially) peptide having SEQ ID NO 14, its compositions, antibodies and methods
- 11. Claims: 1-5,7-10,12 and 13 (all partially)

 peptide having SEQ ID NO 15, its compositions, antibodies and methods
- 12. Claims: 1-5,7-10,12 and 13 (all partially)
 peptide having SEQ ID NO 16, its compositions, antibodies
 and methods
- 13. Claims: 1-5,7-10,12 and 13 (all partially) peptide having SEQ ID NO 17, its compositions, antibodies and methods
- 14. Claims: 1-5,7-10,12 and 13 (all partially)
 peptide having SEQ ID NO 18, its compositions, antibodies
 and methods
- 15. Claims: 1-5,7-10,12 and 13 (all partially)
 peptide having SEQ ID NO 19, its compositions, antibodies
 and methods
- 16. Claims: 1-5,7-10,12 and 13 (all partially) peptide having SEQ ID NO 20, its compositions, antibodies and methods
- 17. Claims: 1-5,7-10,12 and 13 (all partially)

 peptide having SEQ ID NO 21, its compositions, antibodies and methods
- 18. Claims: 1-5,7-10,12 and 13 (all partially) peptide having SEQ ID NO 22, its compositions, antibodies and methods

19. Claims: 1-5,7-10,12 and 13 (all partially)

peptide having SEQ ID NO 23, its compositions, antibodies and methods $% \left(1\right) =\left(1\right) \left(1$

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Continuation of Box I.2

Claims Nos.: 1-4, 7-10, 12 and 13 (all partially)

The initial phase of the search revealed a very large number of documents relevant to the issue of novelty, e.g. 19653 documents disclosing a peptide comprising a PXP motif and having between 5 to 20 amino acid residues. So many documents were retrieved that it is impossible to determine which parts of the claims may be said to define subject-matter for which protection might legitimately be sought (Article 6 PCT).

Furthermore, present claims 1-4,7-10, 12 and 13 relate to a compound defined by reference to a desirable characteristic or property, namely its ability to bind to the multimerization domain within a Vif protein. The claims cover all compounds having this characteristic or property, whereas the application provides support within the meaning of Article 6 PCT and disclosure within the meaning of Article 5 PCT for only a very limited number of such compounds. In the present case, the claims so lack support, and the application so lacks disclosure, that a meaningful search over the whole of the claimed scope is impossible. Independent of the above reasoning, the claims also lack clarity (Article 6 PCT). An attempt is made to define the compound by reference to a result to be achieved. Again, this lack of clarity in the present case is such as to render a meaningful search over the whole of the claimed scope impossible.

Moreover, present claims 8-10 relate to an extremely large number of possible antibodies. Support within the meaning of Article 6 PCT and disclosure within the meaning of Article 5 PCT is to be found, however, for only a very small proportion of the antibodies claimed. It is unclear in the sense of Article 6 PCT what is meant by a derivative of a single-chain antibody (see claims 8 and 10). This expression may comprise a wide range of compounds and are therefore speculative, embracing a great variety of possibilities not yet explored by the applicant, the effect of which cannot be expected by the skilled person using the teaching disclosed in the current application and his technical knowledge to reproduce without undue burden all the possibilities which are actually claimed.

For these reasons, a meaningful search over the whole breadth of the claims is impossible. Consequently, the search has been carried out for those parts of the claims which appear to be clear, supported and disclosed, namely those parts relating to peptides having SEQ ID NOs 5-23, pharmaceutical compositions containing the same, antibodies thereof and their methods.

The applicant's attention is drawn to the fact that claims, or parts of claims, relating to inventions in respect of which no international search report has been established need not be the subject of an international preliminary examination (Rule 66.1(e) PCT). The applicant is advised that the EPO policy when acting as an International Preliminary Examining Authority is normally not to carry out a preliminary examination on matter which has not been searched. This is

the case irrespective of whether or not the claims are amended following receipt of the search report or during any Chapter II procedure.

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INTERNATIONAL SEARCH REPORT

nformation on patent family members

h lonal Application No PCT/US 02/11218

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